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	Las Vegas Metropolitan Police Department,	
8	Joseph Lombardo and William Pollock	
	UNITED STATES DISTRICT COURT	
9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
10		
11	ESTATE OF CALEB BLAYLOCK, by and	Case No.: 2:18-cv-01265-JAD-BNW
	through special administrator ROSALIND	
12	ROSE BLAYLOCK, ROSALIND ROSE	
	BLAYLOCK, individually; STEPHEN	JOINT INTERIM STATUS REPORT
13	PATRICK BLAYLOCK, individually;	PURSUANT TO LR 26-3
	D1 : .: CC	
14	Plaintiffs,	
15	VS.	
13	LAS VEGAS METROPOLITAN POLICE	
16	DEPARTMENT, a political subdivision of the	
10	State of Nevada; JOSEPH LOMBARDO,	
17	Sheriff of Clark County, Nevada; WILLIAM	
- /	POLLOCK, individually and in his official	
18	capacity; DOES 1 through 10;	
19	Defendants.	
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20		
21	Las Vegas Metropolitan Police D	epartment and William Pollock ("LVMPD
21	Lus vegus Metropontum Fonce Beparament una vinnam Foncea (Evinib	
22	Defendants") and Rosalind Rose Blaylock and Stephen Patrick Blaylock ("Plaintiffs"), through	
23	their respective Counsel, respectfully submit pursuant to LR 26-3, their Joint Interim Status	
2.4		
24	Report and advise the Court as follows:	

KAEMPFER CROWELL 1980 Festival Plaza Drive Suite 650 Las Vegas, Nevada 89135

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## 1. Estimated Time Required for Trial:

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The parties estimate that it will take four (4) to five (5) days for trial.

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#### 2. Alternative Available Trial Dates:

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The parties currently anticipate that they would be available for trial on the following dates, in the event that all dispositive Motions are concluded:

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1. February 24, 2020;

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2. March 9, 2020; and

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3. March 16, 2020.

responded to the written discovery.

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## 3. <u>Discovery Completed To Date</u>:

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LVMPD Defendants and Plaintiffs have provided their initial Rule 26(f) Disclosures. LVMPD Defendants have also provided their first, second, and third supplemental disclosures to

Admissions and Requests for Production of Documents) on each other. Both parties have

coming in and others will be due July 15, 2019. LVMPD Defendants are in the process of

preparing an additional supplement Rule 26 Disclosure with those responses and following up on

outstanding responses. LVMPD Defendants disclosed their initial expert reports. The deposition

Both parties served their initial written discovery requests (Interrogatories, Requests for

LVMPD Defendants have served various third-party subpoenas which responses are

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Plaintiffs.

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# 4. Discovery That Remains Outstanding:

of Officer Pollock is currently scheduled for July 15, 2019.

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LVMPD Defendants are still waiting on responses to numerous third-party subpoenas

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and will prepare a supplemental Rule 26 disclosure. The deposition of Officer Pollock is

 $_{24} \parallel_{s}$ 

scheduled. After all third-party subpoena responses are received, LVMPD Defendants will take

the depositions of both Plaintiffs and any necessary third-parties. The parties will timely 1 disclose rebuttal expert reports. 2 5. Pending Discovery Motions: 3 The parties jointly submitted a Third Request to Extend Discovery, [ECF No. 34], which 4 this Court granted on July 9, 2019. No other discovery motions are pending and parties do 5 anticipate any additional motions at this time. 6 6. Attempts at Settlement: 7 The parties have been engaged in settlement discussions however, no settlement has been 8 reached. 9 7. Effect on Trial by Substantive Motions: 10 The parties intend to file dispositive motions at the close of discovery. In the event 11 claims are ruled on as a result of the dispositive motions, the length and scope of trial will be 12 affected. 13 DATED this 10<sup>th</sup> day of July, 2019. 14 KAEMPFER CROWELL 15 CALLISTER LAW GROUP 16 /s/ Lyssa S. Anderson By: By: /s/ Mitchell S. Bisson LYSSA S. ANDERSON MITCHELL S. BISSON 17 Nevada Bar No. 5781 Nevada Bar No. 11920 RYAN W. DANIELS 330 E. Charleston Blvd., Suite 100 18 Nevada Bar No. 13094 Las Vegas, NV 89104 1980 Festival Plaza Drive **Attorneys for Plaintiffs** 19 Suite 650 Las Vegas, Nevada 89135 **Attorneys for Defendants** 20 21 22 23 24